

P.B. 5818 - Patr 2280 HV Rijswy. H) `₽ (070) 340 2040 91651 epo ni FAX (070) 940 3016

Europäisches **Patentamt** Zweigstelle in Den Haag Recherchen

abtellung

European Patent Office Branch at The Hague Search Division

Office europ des brevets Département à La Haye Division de la recharche

Albrecht, Thomas, Dr. Kraus & Weisert, Thomas-Wimmer-Ring 15 80539 München ALLEMAGNE

EINGEGANGEN

06. Dez. 2004

Patentanwälte KRAUS & WEISERT

Datum/Date

0 3.12.04

Zeichen/Ref./Réf. 12625EP/eg

Anmeldung Nr./Application No./Demande n°.//Patent Nr./Patent No./Brevet n° 00946410.8-2102/JP0004850

Anmelder/Applicant/Demandeur//Patentinhaber/Proprietor/Titulaire Teijin Chemicals, Ltd.

### COMMUNICATION

The European Patent Office herewith transmits the supplementary partial European search report under Rule 46(1) EPC relating to the above mentioned European patent application.

Copies of the documents cited in the search report are enclosed.

The applicant's attention is drawn to the following:

The search Division informs the applicant that if the European search report is also to cover inventions other than the invention first mentioned in the claims, a further search fee must be paid for each of these inventions, within ONE MONTH after notification of this communication.

If the application has been filed up to 30 June 1999, the search fee in force before 01 July 1999 (EUR 869,-) or the equivalent applicable on the date of payment is payable. This applies also to the search fees requested under Rule 46(1) EPC: See also OJ EPO 06/1999, 405.

Additional set(s) of copies of the documents cited in the European search report is (are) enclosed

# Note to users of the automatic debiting procedure:

Unless the EPO receives prior instructions to the contrary, the search fee(s) will be debited on the last day of the period for payment. For further details see the Arrangements for the automatic

REGISTERED LETTER



# SUPPLEMENTARY PARTIAL EUROPEAN SEARCH REPORT

**Application Number** 

under Rule 46, paragraph 1 of the European Patent EP 00 94 6410 Convention

I		ERED TO BE RELEVANT	· .	·		
Category	Citation of document with of relevant pas	indication, where appropriate, sages	Relevant to claim	CLASSIFICATION OF THE APPLICATION (Int.CI.7)		
X Y	US 4 154 775 A (AXI 15 May 1979 (1979-( * the whole document	05-15)	23-28 12,13,	C08L51/04 C08L101/00 C08K5/521		
A	US 4 520 152 A (AXI 28 May 1985 (1985-0	05-28)	32-35 1-14, 23-28, 32-35	C08K5/527 C08K5/5357 C07F9/6574		
	* the whole documen	nt *	52 66			
X	PATENT ABSTRACTS OF vol. 0180, no. 97 ( 17 February 1994 ( & JP 5 295249 A (AS 9 November 1993 (19 * abstract *	(C-1167), 1994-02-17) SAHI CHEM IND CO LTD).	1-14, 23-28, 32-35			
X	PATENT ABSTRACTS OF vol. 0185, no. 20 (30 September 1994 (4) 4 JP 6 179823 A (4)	(C-1255).	1-14, 23-28, 32-35	TECHNICAL FIELDS		
	28 June 1994 (1994- * abstract *	-06-28)		TECHNICAL FIELDS SEARCHED (Int.Ci.7)		
	ubser det	-/		C08K C07F		
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The Seam	OF UNITY OF INVENT th Division considers that the present aments of unity of invention and relati	FION  t European patent application does not com les to severalinventions or groups of inventions.	ply with			
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see	sheet B					
The prese patent app	plication which relate to the invention	s been drawn up for those parts of the Europ first mentioned in the claims.	pean			
	Place of search	Date of completion of the search		Examiner		
	Munich	23 November 200	4 Dur	y, 0		
X : parti Y : parti docu	ATEGORY OF CITED DOCUMENTS cularly relevant if taken alone cularly relevant if combined with and ment of the same category nological background -written disclosure	E : earlier patent of after the filing of ther D : document cited L : document cited the country of the cited the ci	d in the application for other reasons	nvention shed on, or		



#### PARTIAL EUROPEAN SEARCH REPORT

Application Number

EP 00 94 6410

	DOCUMENTS CONSIDERED TO BE RELEVANT	CLASSIFICATION OF THE APPLICATION (Int.CI.7)		
Category	Citation of document with indication, where appropriate, of relevant passages	Relevant to claim		
	PATENT ABSTRACTS OF JAPAN vol. 1998, no. 01, 30 January 1998 (1998-01-30) & JP 9 241422 A (ASAHI CHEM IND CO LTD), 16 September 1997 (1997-09-16) * abstract *	1-14, 23-28, 32-35		
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#### ANNEX TO THE EUROPEAN SEARCH REPORT ON EUROPEAN PATENT APPLICATION NO.

EP 00 94 6410

This annex lists the patent family members relating to the patent documents cited in the above-mentioned European search report. The members are as contained in the European Patent Office EDP file on The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

23-11-2004

	Patent document ed in search repo		Publication date		Patent family member(s)		Publication date
US	4154775	Α	15-05-1979	CA	1109182	A1	15-09-1981
US	4520152	Α	28-05-1985	AU CA DE FR GB JP NL US	3955078 1199745 2836771 2401956 2003888 54060354 7809098 4390477	A1 A1 A1 A ,B A	13-03-1980 21-01-1986 15-03-1979 30-03-1979 21-03-1979 15-05-1979 08-03-1979 28-06-1983
JP	5295249	Α	09-11-1993	JP	2612396	B2	21-05-1997
JP	6179823	Α	28-06-1994	NONE			·
JP	9241422	A	16-09-1997	NONE			



#### LACK OF UNITY OF INVENTION SHEET B

Application Number

EP 00 94 6410

The Search Division considers that the present European patent application does not comply with the requirements of unity of invention and relates to several inventions or groups of inventions, namely:

1. claims: 1-10, 23-25, 28, 32-33 all partly; 11-14, 26,27, 34, 35

flame retardant resin composition comprising A) HIPS and B) flame retardant of formula I1 and having good flame retardancy, heat resistance, and impact resistance.

2. claims: 1-10, 23-25, 28, 32-33 all partly; 15-18, 36, 37

flame retardant resin composition comprising A) HIPS and B) flame retardant of formula I2 and having good flame retardancy, heat resistance, and impact resistance.

3. claims: 1-10, 23-25, 28, 32-33 all partly; 19-22, 29-31, 38, 39

flame retardant resin composition comprising A) HIPS and B) flame retardant of formula I3 and having good flame retardancy, heat resistance, and impact resistance.

Specification of the reasons for which the European Application 00946410.8 is not considered as complying with the requirements of unity of invention according to Article 82 CBE.

In order to satisfy the requirements of unity according to Art. 82 CBE, the content of an application shall relate to only one invention or a group of inventions so linked as to form a single inventive concept, i.e. when there is a technical relationship among those inventions involving one or more of the same or corresponding special technical features. The expression "special technical features" shall mean those technical features that define a contribution which each of the claimed inventions, considered as a whole, makes over the prior art.

The general problem presented by the present application is to provide a flame retardant resin composition having good heat resistance and impact resistance.

Three alternative solutions to solve this problem are provided for in the independent claim 1 and its dependent claims 11, 15, and 19, namely the use in a HIPS composition of a flame retardant according to formula I1, 12, or I3.

The common technical feature linking these alternatives is a HIPS composition comprising a flame retardant according to formula I. The common technical effect linking these alternative is a resin compositions having good heat resistance and impact resistance.

D1 (US-A-4 154 775) and D2 (US-A-4 520 152) both discloses HIPS/PPE compositions comprising a flame retardant according to formula I1 and I2, respectively (see relevant passages cited in the search report, in particular the table in column 4 of D1 and D2).



## LACK OF UNITY OF INVENTION SHEET B

**Application Number** 

EP 00 94 6410

The Search Division considers that the present European patent application does not comply with the requirements of unity of invention and relates to several inventions or groups of inventions, namely:

The advantageous technical effects according to the present invention, namely good flame retardancy, heat distortion, and impact resistance are also disclosed in D1-D2, such that the inventive idea underlying the current application is obvious.

As a result, it is concluded that the single general concept between the above listed groups of inventions is neither novel nor inventive over D1-D2. Thus, the subject matter of the present application is a posteriori non-unitary.

The application contains three (3) groups of inventions. Consequently, the three different inventions listed above are not linked together as to form a single general inventive concept within the meaning of Art. 82 EPC. In accordance with R. 46(1) EPC, the search report has been drawn up for the first invention mentioned in the claims, i.e. for Group 1 as defined above. If the search report is to cover the other inventions mentioned above (subjects 2 to 3), a further search fee must be paid for each invention involved.